EXHIBIT 37

1	
2	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
3	MARK I. SOKOLOW, et al.,
4	PLAINTIFFS,
5	PLAINIIFS,
6	-against- Case No: 04CV397 (GBD)(RLE)
7	U4CV39/ (GBD) (KLE)
8 9	THE PALESTINE LIBERATION ORGANIZATION, et al.,
9 10	DEFENDANTS.
11	DAME: August 2 2012
12	DATE: August 2, 2012
13	TIME: 3:50 P.M.
14	
15	DEPOSITION of YEHONATHAN BAUER,
16	taken by the Defendants, pursuant to Notice
17	and to the Federal Rules of Civil
18	Procedure, held at the offices of Morrison
19	& Foerster, 1290 Avenue of the Americas,
20	New York, New York 10104, before Robert X.
21	Shaw, CSR, a Notary Public of the State of
22	New York.
23	
24	
25	

1	Yehonathan	Rauer
1	TEHUNGLIGH	-

- 2 A. My father's non-Hebrew name is
- 3 Alan, and his Hebrew name is Abraham. My
- 4 mother's name is Revital Bauer.
- 5 Q. What is your date of birth?
- 6 A. March 13th, 1995.
- 7 Q. Do you have an American Social
- 8 Security number?
- 9 A. I have an American citizenship.
- 10 I have no idea if I have a Social Security
- 11 number.
- 12 Q. Of what country or countries
- 13 are you a citizen?
- 14 A. Israel and the United States.
- 15 Q. All right. Mr. Bauer, we're
- 16 here because of a lawsuit that's been
- 17 brought about a bombing that took place on
- 18 March 21st, 2002; is that correct?
- 19 A. Yes.
- 20 O. How old were you on that date?
- 21 A. 7-plus.
- Q. Okay. Do you remember the
- 23 bombing in which you were injured on that
- 24 date?
- 25 A. I do not remember the terrorist

1	Yehonathan Bauer
2	attack itself.
3	Q. What is the last thing you can
4	remember on the date of the bombing?
5	A. That I left my dad's office at
6	the center of town and on the way home,
7	that's the last thing I remember.
8	Q. Okay. Do you remember the
9	explosion itself?
10	A. No. I lost consciousness.
11	Q. Do you believe you saw the
12	person that detonated the bomb that day?
13	A. I have no idea if I saw him. I
14	may have seen the person who did that.
15	Q. Okay. Are you able to identify
16	the person who detonated the bomb that day?
17	A. No.
18	Q. Okay. Prior to the bombing,
19	had you ever suffered any injuries to your
20	head?
21	A. No.
22	Q. Prior to the bombing, had you
23	ever had any difficulty with your vision?
24	A. I may have needed glasses with
25	a very low number, but I didn't have a

1	Yehonathan Bauer
2	A. I do not know of any such
3	evidence.
4	Q. Okay. Are you, Mr. Bauer,
5	aware of any evidence that the Palestinian
6	Authority had anything to do with the
7	attack in which you were injured?
8	A. I do not know of any such
9	evidence. More precisely, I do not recall
10	such evidence.
11	Q. Okay. Are you aware of any
12	evidence that the Palestine Liberation
13	Organization had anything to do with the
14	attack in which you were injured?
15	A. I do not know of such evidence.
16	Generally speaking, these evidence is
17	something that my dad is dealing with and,
18	therefore, I think it is not pertinent to
19	ask me about such evidence.
20	Q. Okay. I appreciate your
21	answer, Mr. Bauer. I'll decide which
22	questions are the right ones to ask, if you
23	don't mind.

for documents to turn over to me in this

Has anyone asked you to look

24

25